IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

DAVID LARAMORE		 	*				
31 Summit Ave							
Thurmont, MD 21788			*				
(Full name and address of Pl	of the plaintiff) aintiff(s)				JKB 11	CV 2 4 (68 ·
vs.			*	Civil No.:_		•	`
ADMIN. RECOVERY, LLC	AND			(Leave blan)	k. To be filled	in by Cour	1.)
ADAM BROWN AND MR.		<u> </u>	*		FILED		TERED CEIVED
AGENTS OF ADMIN RECO	OVERY, LLC	-	*		SEP	0 1 2011	
Williamsville, NY 14221 (Full name and address	of the defendant(s)) Defendant(s)		* ****		AT CLERK U.S DISTRIK BY	BALTIMORE S. DISTRICT CC CT OF MARYLA	OURT IND DEPUT
		COM	<u> IPLAINT</u>				
1. Jurisdictio	on in this case is ba	sed on:	. (
	iversity (none of the sident)	e defen	dants are re	sidents of the	state where pl	aintiff is a	
	ederal question (suit ates Constitution)	t is bas	ed upon a fe	deral statute o	or provision of	the United	
□ Or	ther (explain)						Ð

The facts of this case are: 2.



On June 2, 2011, Defendant Admin Recovery, LLC, through its agents, Adam Brown and Mr.
Marzuila, contacted my debt settlement agent, Emerson and Douglas Associates, and claimed
that it would be filing a Complaint againt me within 24 hours. On July 25, 2011, my agent,
Emerson and Douglas Associates, received fax correspondence from Defendant Admin Recovery,
LLC, which was a Complaint against me, which it subsequently filed on July 27, 2011. Thus,
Admin Recovery's claim on June 2, 2011 was false and/or misleading. Such false claim I believe
is a clear violation of THE FAIR DEBT COLLECTION PRACTICES ACT(FDCPA). § 807
"False or misleadingrepresentations" indicates that: "A debt collector may not use any false,
deceptive, or misleading representation or means in connection with the collection of any debt.
Without limiting the general application of the foregoing, the following conduct is a violation
"(2) The false representation of— (A) the character, amount, or legal status of any debt;" "(5)The
threat to take any action that cannot legally be taken or that is not intended to be taken." Admin
Recovery, LLC falsely and/or misleadingly represented the legal status of my debt by claiming it
was about to be the subject of a lawsuit, which it did not really intend it to be, but was merely
making a threat, since such lawsuit did not come to be till a much later date in the future.

3.	The relief I want the court to order is:			
V	Damages in the amount of: \$1,000 in accordance with \$813 (a) (2)			
	An injunction ordering:		\(\bar{\bar{\bar{\bar{\bar{\bar{\bar{	
	Other (explain)		=	
(Date)	8/30/11	Di)2-		
(Dute)		(Signature) DAVID LARAMORE		
		31 Summit Ave		
		Thurmont, MD 21788		
		(301)_271-3381 (Printed name, address and phone number of Plaintiff)		

Privacy Rules and Judicial Conference Privacy Policy

Under the E-Government Act and Judicial Conference policy, any paper filed with the court should not contain an individual's social security number, full birth date, or home address; the full name of person known to be a minor; or a complete financial account number. These rules address the privacy concerns resulting from public access to electronic case files.